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THIS IS THE LAST WILL AND TESTAMENT of me, BENJAMIN ALLEN SULLIVAN, of Washington DC. USA.

1. I revoke all Wills and Testamentary dispositions of every nature or kind whatsoever previously made by me.
2. I appoint my father ALLEN MURRAY SULLIVAN (herein called "Allen") to be the executor and trustee of this my Will, but if Allen should be unwilling or unable to act or to continue to act as my Executor and Trustee, then I APPOINT my sister SAMANTHA ANN ROBERTS (herein called "Samantha") to be the Executrix and Trustee of this my Will in the place and stead of Allen. In this Will, the term "Trustee" or "Trustees" means both the Executrix and Executor and the Trustee, of my estate and any reference to my Trustee or Trustees includes all genders and the singular or plural as the context requires.
3. I GIVE all my property of every nature and kind and wheresoever situate, including any property over which I may have general power of appointment, to my Trustee upon the following trusts, namely;
4. To hold in trust my book (herein called "my Book") entitled "Probability, Quantum Mechanics, and Probability-Quanta" until 01 January 2050, (herein called the "End Date") at which time I direct my Trustee to donate my Book to the museum operated by the Smithsonian Institute selected by my Trustee in his absolute discretion. Until the End Date my Trustee is to ensure that the contents of my book are held confidential and not disclosed to anyone, to protect the intellectual property contained therein. The pages of my Book are electronically attached to ensure correct identification of it for museum preservation.

To hold in trust a Sullivan family placard, herein called "Sullivan Family Liberty Quarters and American Flag". The Sullivan Family Liberty Quarters and American Flag will be constructed and held by the senior Sullivan family member until their death, at which time I direct my Trustee to include the passage of it to the next senior Sullivan family member. This will be in my Trustee's will and testament and within the Trustees will's and testaments (providing possession thereof) for subsequent generations. The specifications are attached.

To hold in trust a book (electronic or otherwise), herein called "Fathers Advice". Fathers Advice will be held by all Sullivan family members and passed on to include their own additions to subsequent generations of Sullivan's. This will be in my Trustee's will and testament and within the Trustees will and testament for subsequent generations. Fathers Advice is attached.

5. To divide all articles of personal, household, and domestic use between LUCY ANWEN LORAIN SULLIVAN ROBERTS, MARGARET JANE GWENDOLYN SULLIVAN ROBERTS, ALI JANE TURCOTTE, and MIA JULIETTE ELIZABETH TURCOTTE or the survivor of them, in such manner, as my Trustee in his absolute discretion shall determine.

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6. I direct my Trustee when the value of my estate retained by my Trustee pursuant to paragraph 1-14 herein exceeds Fifty Million Dollars (U.S.), I direct my Trustee to cause an annual event in Meridian Hills Park, Washington DC, to take place (herein called "Meridian Hills Park Annual Event") to be constructed at Meridian Hills Park at 2330 15th NW St, Washington, DC 20009 in accordance with specifications (attached). This annual event will proceed until all planned statue placements have been completed in accordance with the attached specifications, after which time the remaining funds derived from my death and sales of my property will resume transfer to my Residue Recipients in accordance with the division stipulated in paragraphs 1-14. If the Value of my estate after the Retention Period, referred to in paragraphs 1-14 herein, does not exceed Fifty Million Dollars (U.S.), I direct my Trustee to discard the Meridian Hills Park Annual Event.
7. To donate my remains to a medical school (the "Medical School") for study and/or for Donation to those in need selected by my Trustee within the United States of America. None of my remains are to leave The United States of America ever. I direct my Trustee to preserve any portion that is not retained by the Medical School or Donated, but if all of my body is retained by the Medical School or Donated to someone in need, to retain a vial of my blood and preserve the same, and at such time as the value of my estate retained by my Trustee pursuant to paragraph 1-14 herein exceeds Seventy-Five Million Dollars (U.S.), I direct my Trustee to cause a tomb (herein called the "Sullivan Embrace Tomb") to be constructed at the Mount Auburn Cemetery, 580 M. Auburn Street, Cambridge, MA 02138, United States of America, in accordance with specifications (attached) that I have provided to my Trustee, and to place any portion of my body that has not been retained by the Medical School or Donated as selected by my Trustee, therein, and if the Medical School or those who receive donation of my body retain it in its entirety, I direct my Trustee to deposit a vial of my blood therein. If the Value of my estate after the Retention Period, ~~referred to in paragraph 3 (d) herein~~, does not exceed Seventy-Five Million Dollars (U.S.), I direct my Trustee to dispose of my remains in such manner as my Trustee in his absolute discretion shall determine where my remains go, with the stipulation that they remain within The United States of America. The construction of the Sullivan Embrace Tomb will be completed to ensure that sufficient funding remains at the cemetery for annual upkeep. Once the Sullivan Embrace Tomb construction has been completed as described above, and in accordance with the attached specifications, the funds derived from my death and sales of my property will resume transfer to my Residue Recipients in accordance with the division stipulated in paragraphs 1-14. My Trustee will himself consider, and communicate with all beneficiaries and Sullivan family members that he and they consider joining their own Sullivan Embrace Tombs attached to mine as a continuation of Sullivan Embrace Tombs "Flower Bed" to keep our family together in death for future generations. This will be at their discretion but communicated and strongly encouraged by my Trustee.
8. To retain my interest in the Benjamin Allen Sullivan Renaissance Corporation (herein called "BASRC") including all of my shares and associated Quantum and Non-Quantum intellectual property therein, in trust up until 01 January 2100 as my Trustee in conjunction with my Residue Recipients (detailed in paragraph 11) considers fitting (herein called the "Retention Period") and without liability for loss and I direct my Trustee and my Residue Recipients to

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accumulate any income and capital derived from my interest in BASRC and all Quantum and Non-Quantum Intellectual Property. At no time before or during the Retention Period is my Trustee or the Residue Recipients to have any Corporate Rights or influence within BASRC other than the decision of sale and the receiving of funds from the sale of BASRC, the Corporate rights, and my Quantum and Non-Quantum Intellectual Property providing that the sale or sales meet all stipulations outlined in my Will and Testament.

9. The Sale of BASRC, the Corporate Rights, and any of the Quantum and Non-Quantum Intellectual Property will proceed prior to the Retention Period only if the following stipulations are met:
- a. The sale is 100% in its entirety to a citizen or citizens of The United States of America. No monies derived from the sale or sales will be derived from foreigners, foreign investment, or holdings;
  - b. It will be stated in writing that the absolute prevention of any utilization, sale, or distribution of products, technologies, capabilities, patents, intellectual property, or business of any nature derived from them will be conducted with Canada or Canadians in any regard. Absolutely no Canadian will receive anything (technologies, capabilities, etc.) at any point in time;
  - c. The sale of any portion of BASRC or any intellectual property will not be conducted with anyone within in any intelligence community the world over or to anyone associated with them (including family members);
  - d. The sale of any portion of BASRC or any intellectual property will not be permitted unless my Trustee and the Residue Recipients will receive an annual collective transfer of 20% of the actual profits from the sale or sales. If a business (of any name) exists derived from the sale of all or parts of BASRC, the associated Quantum or Non-Quantum intellectual property, any Intellectual Property, or any components of it, my Trustee and the Residue Recipients will receive an annual transfer of 20% of the actual profits from the business or businesses. The distribution of Residue Recipients is detailed in Paragraph 11; and
  - e. My Trustee and the Residue Recipients will possess no Corporate voting rights or ability to affect decision over BASRC or any business derived from it or from the sale of the Quantum Intellectual Property or Non-Quantum Intellectual Property. If another business name is used in the stead of BASRC or entire businesses are formulated based on the sale of BASRC, any Quantum or Non-Quantum Intellectual Property, any intellectual property, or any components of it – my Trustee and Residue Recipients will ensure that all the stipulations detailed in paragraphs 1-14 are applied to those future businesses or the sale will not proceed.
10. To pay out and charge the capital of my general estate (in exoneration of all beneficiaries) my debts and funeral and testamentary expenses including all estate and inheritance and

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succession and probate and other death taxes, duties, and fees (whether payable in respect of interests which fall into possession at my death or subsequently and wherever leviable or payable) but with power to commute or prepay any such taxes, duties, and fees.

11. To pay the residue (herein called the "Residue") of my estate to the following persons, (herein called the "Residue Recipients"), in the following proportions, if they survive me:

- a. To Allen 10%;
- b. To Allen's wife, JOCELYNE CAROLE MARI SULLIVAN, 10%;
- c. To Samantha 10%;
- d. To my friend, ALI JANE TURCOTTE, 10%;
- e. To my friend, MIA JULIETTE ELIZABETH TURCOTTE, 10%;
- f. To my niece, LUCY ANWEN LORAIN SULLIVAN ROBERTS, 10%;
- g. To my niece, MARGARET JANE GWENDOLYN SULLIVAN ROBERTS, 10%;
- h. To United States Artists, Chicago - Illinois\*, 5%;
- i. To Catholic Charities USA, Alexandria - Virginia, 5%;
- j. Jeannette Rankin Women's Scholarship Fund, Athens - GA\*\*, 2.5%;
- k. Sierra Club, Oakland - California, 2.5%;
- l. Green Peace Fund, Washington DC, 1%;
- m. Earth Justice, San Francisco, California, 1%;
- n. Wounded Warrior Project, Jacksonville - Florida, 1%;
- o. Homes for our Troops, Taunton - MA, 1%;
- p. Air Force Aid Society (AFAS), Arlington - VA, 1%;
- q. Salvation Army, Alexandria - VA 1%;
- r. ACLU, New York - NY, 1%;
- s. Police Foundation, Washington DC, 1%;
- t. NYC Police Foundation, New York City, 0.5%;
- u. B.A.S. American Dream Fund, New York City\*\*\*, 0.5%;
- v. Equal Justice USA Inc., Midlothian - VA, 0.5%;
- w. American Red Cross, Washington DC, 0.5%;
- x. Daughters of the American Revolution, Washington DC, 0.5%;
- y. B.A.S. Harley Davidsons for U.S. Veterans - Veterans Model, Milwaukee, WI\*\*\*\*, 0.5%;
- z. United Service Organizations (USO), Washington DC, 0.25%;
- aa. Funds for Full Scholarships to \*\*\*\*\*:
  - i. Trinity School, NYC, New York, 0.25%;
  - ii. Columbia University, NYC, New York, 0.25%;
  - iii. New York University, NYC, New York, 0.25%;
  - iv. Fordham University, NYC, New York, 0.25%;
  - v. Julliard School, NYC, New York; 0.25%;
- bb. National Fallen Firefighter Foundation, Emmitsburg - MD, 0.25%;
- cc. National Law Enforcement Officers Memorial Fund, Washington DC, 0.25%;
- dd. National EMS Memorial Foundation, West Roxbury - MA, 0.25%;

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- ee. Thrive, Washington DC\*\*\*\*\*, 0.25%;
- ff. Loaves and Fishes, Washington DC, 0.25%;
- gg. Martha's Table, Washington DC, 0.25%;
- hh. Miriam's Kitchen, Washington DC, 0.25%;
- ii. Sacred Heart Dinner Program, Washington DC, 0.25%;
- jj. CARECEN, Washington DC, 0.25%; and
- kk. S.O.M.E., Washington DC, 0.25%;

Note - All charitable dollars will remain in The United States of America if the charitable beneficiaries have an international presence. This will be stipulated prior to donation by the Trustee. Not one charitable dollar will be permitted toward anyone in the Intelligence Community (former or present) or their family members. All Charity addresses are attached.

\* Managed by United States Artists in accordance with their eligibility criteria. The goal (that should be planned immediately based on the funds realized upon my death) is construction of a neByllus Contemporary Artist Museum (to include a performance stage) located in Hawaii. The remainder (excess) of funding towards Contemporary Artists as the charity has earmarked.

\*\* The funding for the Jeannette Rankin Fund will proceed according to the charity's eligibility requirements with one caveat: The sponsored women over thirty-five years old will have her children eligible for a scholarship (all of them - of any sex) either concurrently with her scholarship or when they are of age to pursue it. These charitable dollars will be issued as family units with the intention of truly breaking the cycle of poverty.

\*\*\* B.A.S. American Dream Fund - In accordance with the specifications (attached).

\*\*\*\* B.A.S. Harley Davidsons for U.S. Veterans - Veterans Model. To be designed by Harley Davidson and Servicemen and Women from each component of the Service (salute to all Veterans). A Completely new HD Model with customized paint. Eligibility requirements (minimum years of service, etc.) determined by Harley Davidson and the Servicemen and Women who designed the motorcycle. A demand exceeding supply will be determined by draw.

\*\*\*\*\* Managed by each School geared toward the Sciences.

\*\*\*\*\* The charity "Thrive", in Washington DC will manage the American Dream Fund in its entirety.

Provided that if any of the afore-named persons, fail to survive me, I direct my Trustee to pay or transfer the share of the Residue that he or she would have received had he or she survived me to his or her children who survive me, equally, and if such deceased person has no children who survive me, I direct my Trustee to pay or transfer the share of the Residue that he or she would have received had he or she survived me to his or her siblings, equally, but if such deceased person has no siblings who survive me, I direct my Trustee to pay or transfer the share of the Residue that he or she would have received had he or she survived me to the survivors of the afore-named persons equally. If the amount of funds available

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upon my death is not sufficient to fund the charitable organizations as described, the donation to them will be abandoned.

12. IF ANY PERSON should become entitled to any share in my estate before attaining the age of thirty years, the share of such person shall be held and kept invested by my Trustee and the income and capital or so much thereof as my Trustee in his absolute discretion considers necessary or advisable shall be used for the benefit of such person until he or she attains the age of nineteen years, when 25% of such share, or the amount thereof remaining shall be paid to him or her and remaining portion of such share shall be held and kept invested by my Trustee and the income and capital or so much thereof as my Trustee in his absolute discretion considers necessary or advisable shall be used for the benefit of such person until he or she attains an University Degree at which point he or she will receive an additional 25%. The funding for the purposes of obtaining the University Degree will be provided to him or her with proof of schooling cost receipt(s) annually which will include sufficient cost of living funds determined by my Trustee and/or Guardian(s). The amount thereof remaining shall be paid to him or her and the remaining portion of such share shall be held and kept invested by my Trustee until he or she attain the age of thirty at which point the balance of such share shall be paid to him or her in full, regardless of degree obtainment. If any such person should fail to attain the age of thirty years, the balance of such share shall be paid to his or her surviving children, equally, and if such deceased person has no surviving children I direct my Trustee to pay or transfer the balance of such share to his or her surviving siblings, equally, but if such deceased person has no surviving siblings I direct my Trustee to add the balance of such share to the Residue.
13. I AUTHORIZE my Trustee to make payments for any person under the age of nineteen years to a parent or guardian of such person whose receipt shall be a sufficient discharge to my said Trustee so long as the stipulations described above are adhered to by the parent or guardian.
14. To carry out the terms of my Will, I give my Trustee the powers to be used in his discretion at any time:
  - a. Borrowing – To raise money on the credit of my estate or any part of it without security or with security whether by way of mortgage, charge, or otherwise;
  - b. Renewals and guarantees – To continue and renew any bills, notes, guarantees or other securities or contracts relating to them, but only for facilitating an orderly liquidation of those obligations;
  - c. Corporate Rights –
    - i. If at any time my Trustee holds in my estate, any investment in or relating to any company or corporation, I authorize him to join in or take any action, or to exercise any rights, powers, or privileges that at any time may exist or arise, relating to it to the same extent and as fully as I could do if I were alive and sole owner of the investments and in accordance with paragraphs 1-14;

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- ii. To carry on the operation of my Business Interests in accordance with paragraph paragraphs 1-14;
- iii. To retain and employ in my Business Interests and capital in accordance with paragraph paragraphs 1-14;
- iv. To obtain credit or borrow money for carrying on my Business Interests in accordance with paragraph paragraphs 1-14;
- v. To employ for my Business / interests upon terms that my Trustee considers advisable; a manager, auditors, agents, accountants, and employees in accordance with paragraph paragraphs 1-14;
- vi. To delegate all or part of the powers in relation to my Business Interests to any person or persons in accordance with paragraph paragraphs 1-14;
- vii. To make proper provisions for accounts payable and for reserves for depreciation and otherwise;
- viii. To organize a corporation to take over any business that I own at my death in accordance with paragraph paragraphs 1-14;
- ix. To sell all or any of the assets of my Business Interests to any corporation or business organized to purchase those assets or to some corporation or business already in existence in accordance with paragraph paragraphs 1-14;
- x. To subscribe for, take and hold shares in any corporation in the amounts and upon the terms that are considered advisable by my Trustee in accordance with paragraph paragraphs 1-14;
- xi. To convey to another corporation whatever property, real or personal, at the prices and upon the terms that my Trustee considers advisable in accordance with paragraph paragraphs 1-14;
- xii. To retain any shares acquired for as long as my Trustee considers advisable in accordance with paragraphs 1-14; and
- xiii. My trustee has the same powers relating to my Business Interests as I would have if I were alive, if they adhere to and are in accordance with paragraphs 1-14.

d. Leasing and options -

- i. If any personal, real, or leasehold property forms part of my estate and is unsold, my Trustee may license, lease the property from month to month, year to year or for any term of years and subject to those covenants and conditions that they consider advisable if they adhere to and are in accordance with paragraph paragraphs 1-14;
- ii. My Trustee may accept surrenders of my licenses, leases, and tenancies, expend money in repairs and improvements and generally manage the property in accordance with paragraph paragraphs 1-14; and
- iii. For sale of the property or any part of it, my Trustee may give any options that they consider advisable in accordance with paragraph paragraphs 1-14.

- e. Elections by Trustee - To make or not make any election, determination, designation, or allocation under Income Tax Regulations that my Trustee in his discretion considers to be in the best interests of my estate and of the beneficiaries of my estate in accordance with paragraphs 1-14.

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- f. Exoneration from liability – My Trustee is not liable to my estate or to any beneficiary from any loss resulting from the exercise by him in good faith of any discretion given to him in this will and my Trustee may be indemnified from my estate, without incurring personal liability.
- g. Executors compensation – My Trustee is entitled to compensation for acting as Trustee under this Will in addition to any gift or benefit given by me under my will or codicil to it, provided that such compensation shall not exceed 1% of the value of my estate or \$20,000 USD, whichever is greater.

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